

महाराष्ट्र शासन राजपत्र

असाधारण भाग चार-अ

वर्ष ६, अंक ९६(२)]

सोमवार, जानेवारी १९, २०१५/पौष २९, शके १९३६

[पृष्ठे २, किंमत : रुपये १५*.००*

असाधारण क्रमांक १२

प्राधिकृत प्रकाशन

महाराष्ट्र शासनाने केंद्रीय अधिनियमांन्वये तयार केलेले (भाग एक, एक-अ आणि एक-ल यांमध्ये प्रसिद्ध केलेले नियम व आदेश यांव्यतिरिक्त) नियम व आदेश.

REVENUE AND FORESTS DEPARTMENT

Mantralaya, Mumbai 400 005, dated the 19th January 2015.

NOTIFICATION

RIGHT TO FAIR COMPENSATION AND TRANSPARENCY IN LAND ACQUISITION, REHABILITATION AND RESETTLEMENT ACT, 2013.

No. MIS-11/2014/C.R.77/A-2.—In exercise of the powers conferred by the proviso to clause (e) of section 3 of the Right to Fair Compensation and Transparency in Land Acquisition, Rehabilitation and Resettlement Act, 2013 (30 of 2013), the Government of Maharashtra hereby notifies that in relation to acquisition of land in respect of a public purpose, as defined in clause (za) of section 3 of the said Act, in a District for an area not exceeding 500 hectors, the Collector of such District shall be deemed to be the appropriate Government, for the purposes of the said Act.

By order and in the name of the Governor of Maharashtra,

S. K. GAWADE, Deputy Secretary to Government.

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$NOTIFICATION\ OF\ GUIDELINES\ IN\ FORMAT\ THAT\ MAY\ BE\ USED\ BY$ $APPROPRIATE\ GOVERNMENT$

| | *——*(address of office to be specified here). |
|---|---|
| | Dated the |
| Right to Fair Compensation and Transparency in Land Acquist Act, 2013. | ITION, REHABILITATION AND RESETTLEMENT |
| No. MIS-11/2014/C.R.77/A-2.—Whereas, the Governmen Notification, Revenue and Forests Department, No.——*—referred to as "the said notification") issued in exercise of the clause (e) of section 3 of the Right to Fair Compensation and Rehabilitation and Resettlement Act, 2013 (30 of 2013), has not fland in respect of a public purpose, as defined in clause (2 District for an area not exceeding 500 hectors, the Collector be the appropriate Government, for the purposes of the said | —, dated the — *——(hereinafter e powers conferred by the proviso to l Transparency in Land Acquisition, otified that in relation to acquisition za) of section 3 of the said Act, in a of such District shall be deemed to |
| And whereas, the Collector of ——*—— District be view of the said notification, intends to acquire the land more appended hereto for a public purpose namely ——*—— (he purpose for which the land is to be acquired); | e particularly described in Schedule |
| And whereas, in view of the provisions regarding condu- determination of social impact and public purpose obtaining necessary for the appropriate Government to make prelimin of social impact and public purpose; | in Chapter II of the said Act, it is |
| And whereas, sub-section (1) of section 4 of the said appropriate Government intends to acquire land for a public pulpanchayat, Municipality or Municipal Corporation, as the callevel, in the affected area and carry out a Social Impact Assithem, in such manner and from such date as may be specified | urpose, it shall consult the concerned ase may be, at village level or ward sessment study in consultation with |
| Now, Therefore, the Collector of ———*———————————————————————————————— | l Impact Assessment Study shall be date) by ———*——— (here specify ected area, in the manner prescribed |
| SCHEDULE | |
| (\$ Description of the land to be acquired and the boun before issue) | daries thereof to be specified here, |
| Collector of —*— District | t. |
| *To be filled in, before issue. | |

By order and in the name of the Governor of Maharashtra,

S. K. GAWADE,

Office of the Collector of ——*—

District,

Deputy Secretary to Government.